Case 1:22-cv-02069-KAM-JRC Document 14 Filed 05/27/22 Page 1 of 1 PageID #: 39 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK Jordan Posyer, on behalf of himself and others similarly situated in the proposed FLSA Collective Action, Plaintiff, 22-cv-02069-KAM-JRC against -CERTIFICATE OF DEFAULT A.B.C. Tank Repair & Lining, Inc., A. Iengo Tank Cleaning Co., Inc., and Robert Iengo (a/k/a Roberto Iengo), Defendants. I, Brenna B. Mahoney, Clerk of the Court of the United States District Court for the Eastern District of New York, do hereby certify that Defendants A.B.C. Tank Repair & Lining, Inc., and A. Iengo Tank Cleaning Co., Inc. have not filed any answer or otherwise moved with respect to the Complaint herein. The default of Defendants A.B.C. Tank Repair & Lining, Inc., and A. Iengo Tank Cleaning Co., Inc. is hereby noted pursuant to Rule 55(a) of the Federal Rules of Civil Procedure. BRENNA B. MAHONEY, Clerk of the Court

Dated: Brooklyn, New York May 27, 2022

Deputy Clerl